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By Susan M. Spender

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

LESTER P.J. BURTON

BOX "AF"

SERIAL NO. 07/714,441

Art Unit: 1202

FILED: JUNE 13, 1991

Examiner: DAUS

**FOR: ANTIOXIDANT AROMATIC
FLUOROPHOSPHITES**

**Hon. Commissioner of Patents and Trademarks
Washington, D.C. 20231**

COMMUNICATION

Sir:

In response to the Office Action mailed February 23, 1993, and the applicants' Second Amendment After Final mailed June 23, 1993, the applicants would like to point out an error in the Second Amendment After Final. On page 2 of the Amendment, under the "Remarks" section, in the middle of the page, after (3), the applicants were asked to check if applicants' claims 44 and 11 were the same subject matter as the Babillis patent, Patent No. 4,962,144. The undersigned inadvertently said that both claims 44 and 11 were the same subject matter. Claim 44 is the same subject matter. However, claim 11 is directed to a polymer of an olefinically unsaturated monomer. This would not be overlapping because Babillis requires a polycarbonate which would not meet this limitation. Therefore, only claim 44 would be overlapping subject matter.

Serial No. 07/714,441

ETHYL

No additional fee is due.

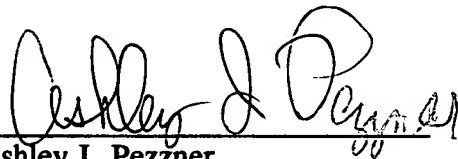
If there are any additional fees due in connection with the filing of this response, including any fees required for an additional extension of time under 37 C.F.R. §1.136, such an extension is requested and the Commissioner is authorized to charge or credit any overpayment to Deposit Account No. 03-2775.

For the reasons set forth above, Applicants believe that the claims are patentable over the references cited and applied by the Examiner and a prompt and favorable action is solicited.

Respectfully submitted,

CONNOLLY AND HUTZ

BY


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AIP/sms
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